#### **EXHIBIT A**

#2011-044

UNITED STATES OF AMERICA
DEFARTMENT OF THE TREASURY
CONSTRUCTED OF THE CURRENCY
WASHINGTON, D.C.

BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM
WASHINGTON, B.C.

Federal Deposit Insurance Corporation
Wasington, D.C.

OFFICE OF THAIFT SUPERVISION WASHINGTON, D.C.
FEDERAL HOUSING FIVANCE AGENCY WASHINGTON, D.C.

En the Mariter of:

MERSCORP, Inc., and the

Marigage Electronic Registration Systems, Its.,

Reston, Virginia

Pocket No. 11-091-B-8C-1,

11-051-B-8C-2

FFFA No. EAP-11-01

COMSENT ONDES

The Comptrollar of the Currency of the United States of America ("Comptroller"), through his sational bank examiners and other staff of the Office of the Comptroller of the Currency ("OCC"), the Board of Governors of the Federal Reserve System, Washington, D.C. ("Board of Governors"), the Federal Deposit Insurance Corporation ("FDIC"), the Office of Thrift Supervision ("OTS"), and the Federal Housing Finance Agency ("FHFA") (collectively

resulting from the examination. MERS and MERSCORP have began implementing procedures Fancie Mae and Freddie Mac, which are subject to examination by the FHFA, (collectively defined by subsection 1(b)(1) of the Bank Service Company Act, 12 U.S.C. § 1861(b)(1), and by, or subsidiaries or affiliates of depository institutions subject to examination by the OCC, the "Examined Mambers"). The Agencies have informed MERS and MERSCORP of the findings Board of Governors, the FDIC, the OTS, and other appropriate Federal busicing agencies, as of Membership (the "Rules"). The Members include depository institutions regularly examined that see MERSCORP's and MERS' services and have agreed to abide by MERSCORP's Rules risks to MERSCORP and MERS, and to the participating Members. Members are institutions MERS and MERSCORP that present financial, operational, compliance, legal and reputational actions. The Agencies have identified penals deficiencies and unasts or unsound practical by esting as mortgages of record in the capacity of nomines for lenders, and initiating foreclosure institutions related to tracking and registering residential twortgage ownership and sarvicing ("MERSCORP"), and of its wholly-owned subsidiary corporation, Mongage Electronic the "Agencies"), as part of an interagency borizontal review of major residential mortgage Registration Systems, Inc., ("NERS"), both of which provide various services to financial servicers and morigage service providers, have conducted an examination of MERSCORP, inc respectives the practices addressed in this Order.

MERS and MERSCORP, by and through their duly elected and acting Boards of Directors (collectively the "Boards"), have executed a "Stipulation and Consent to the Insuance of a Consent Order," dated April 13, 2011 ("Stipulation and Consent"), that is accepted by the Agencies. By this Stipulation and Consent, which is incorporated by reference, MERS and MERSCORP have consented to the issuance of this Consent Cease and Desist Order ("Order").

Command Order

Ļ

pursuant to 12 U.S.C. §§ 1818(b), 1857(c)-(d), and 4631, by the Agencies, consistent with the Stipulation and Consent. MERS and MERSCORP have committed to take all necessary and appropriate steps to remedy the defluiencies and unaafe or unaound practices identified by the Agencies.

#### ARTICLE

#### **JURISDICTION**

For purposes of this Coment Order:

- MERS and MERSCORP are providers of services to Examined Members within the meaning of 12 U.S.C. § 1867(c).
- (2) MERS and MERSCORP are each as "institution-affiliated party" within the meaning of 12 U.S.C. § 1813(a) by virtue of MERS acting as agent for lenders (who include Examined Members) with respect to serving as mortgages in a monitor capacity for the lender, and are each as "emity-affiliated party" within the meaning of 12 U.S.C. § 4502(11) by virtue of MERS acting as agent for Famile Mass and Faddie Mac with respect to serving as mortgages in a mortgage capacity for the owner of residential mortgage loans.
- (3) The OCC, the Board of Covernors, the OTS, and the FDIC ensentined the services provided by MERS and MERSCORP to Examined Members pursuant to the provisions of 12 U.S.C. § 1867(c), on behalf of themselves and other appropriate Faderal banking agencies as defined in 12 U.S.C. § 1861(b)(1).
- (4) The Agencies have authority to enter into this Consent Order pursuant to 12 U.S.C. §§ 1818(b), 1867(c)-(d), and 4631.

AND COMMON COMM

Ļ

#### ARTICLEI

### AGENCIES' FINDINGS

The Agencies find, and MERS and MERSCORP neither admit nor deny, the following:

(1) MERS is a wholly-owned subsidiary of MERSCORP. MERSCORP's

starcholders include federally regulated firencial institutions that own and/or service residential

- sortgages, including Exertined Members, and other primary and secondary mortgage industry serticipents.

  (2) MERSCORP operates a national electronic registry that backs baseficial
- (2) MERSCORP operates a national electronic registry that tracks beneficial ownership interests and sarvicing rights associated with residential mortgage loans and sary changes in those interests or rights. There are approximately 5,000 participating Members, of which 3,000 are residential mortgage servicers. Members register loans and report transfers, foreclosures, and other changes to the status of residential mortgage loans on the MERS System. There are currently approximately 31 million active residential mortgage loans registered on the MERS System. Examined Members receive a substantial portion of the services provided by MERS CORP and MERS.
- (3) MERS serves as mortgages of record and nomines for the pericipating Members is local land records. MERS takes action as mortgages through documents executed by "oertifying officers" of MERS. MERS has designated these individuals, who are officers or employees of Members or certain third-parties who have contractual relationships with Members, as officers of MERS. By virtue of these designations, the certafying officers execute legal documents in the name of MERS, such as mortgage assignments and lien releases.

- (4) In connection with services provided to Examined Members related to tracking, and registering residential mortgage loans and initiating foreclosures ("sesidential mortgage and forecleaure-related services"), MERS and MERSCORP:
- (a) have failed to exercise appropriate overnight, management supervision an corporate governance, and have failed to devote adoquate financial, staffing, training, and legal resources to ensure proper administration and delivery of services to Examined Member; and
- (b) have failed to establish and maintain adequate internal controls, policies, and procedures, compliance risk management, and internal saids and reporting requirements with respect to the administration and delivery of services to Examined Members.
- (3) By reason of the conduct set forth above, MERS and MERSCORP engaged in amsafe of unbound practices that expose them and Examined Members to unacceptable operational, compliance, legal, and reputational risks.

Pursuant to the authority vertad in them by the Federal Deposit Insurance Act, as smeaded, 12 U.S.C. §§ 1818(b), the Bank Service Company Act, 12 U.S.C. § 1867(c)-(d), and the Federal Housing Enterprises Financial Safety and Soundaces Act, 12 U.S.C. § 4631, the Agencies hereby ORDER that:

#### ARTICLE III

## COMPLIANCE COMMITTEE

(1) Within twenty (20) days of this Order, the Boards of Directors of MERSCORP and MERS (the "Boards") shall each establish and thereafter maintain a Compliance Consultiee of at least three (2) directors, of which at least two (2) may not be employees or officers of MERS or MERSCORP or any of their aubsidiaries or affiliates. In the event of a change of the

membership, the name of any new committee member shall be submitted to the OCC Deputy Comptroller for Large Bank Supervision ("Deputy Comptroller"). The Compliance Committee shall be responsible for monitoring and coordinating MERS' and MERSCORP's compliance with the terms and previsions of this Order. The Compliance Committee shall meet at least anosably and maintain minutes of the meetings.

- (2) Within ninery (90) days of this Order, and within thirry (30) days of the end of each calendar quarter thereafter, the Compliance Committee shall subsair a written progress report to the Beards setting forth in detail its actions taken to comply with each Article of this Consent Order, and the results and status of those setions.
- (3) The Boards shall forward a copy of the Compliance Committee's report, with may additional comments by the Boards, to the Deputy Comparoller and the OCC Examineer in-Charge within ten (10) days of receiving such report.

#### ARTICLE IV

#### ACTION PLAN

(3) Within ninety (90) days of this Order, MERS and MERSCORP shall jointly develop and substit to the Deputy Comptroller an acceptable plan containing a complete description of the actions that are necessary and appropriate to achieve compliance with the terms and provisions of this Order ("Action Plan"), as well as the resources to be devoted to the planated actions, with respect to services provided to Examined Members. In the event the Deputy Comptroller sequents MERS or MERSCORP to revise the Action Plan to the Deputy Comptroller. Following acceptance of the Action Plan by the Deputy Comptroller. Following acceptance of the Action Plan by the Deputy Comptroller, MERS and

CAS Commercy, Donk

MERSCORP have received a prior written determination of no supervisory objection food the Deputy Comptroller material change to the requirements of the Action Plan, or this Order, unless and until MERS or MERSCORP shall not take any action that would constitute a significant deviation from, or

- with those requirements, the Boards shall: compliance, quality course, andit, training, staffing, and related functions. In order to comply reisted services on behalf of fixamined Members, as well as associated risk management, MERS and MERSCORP achieve and maintain effective residential mortgage and foradosumthe Action Plan. The Boards shall further ensure that, upon implementation of the Action Plan. maintain compliance with this Order, including, without Emitadien, successful bapismentation of The Boards shall ensure that MERS and MERSCORP achieve and thereafter
- such scrions taken to comply with this Order and/or directed by either Beard to be taken pursuan require the timely reporting by MERS and MERSCORP management of
- eppropriete sunner; end 3 follow-up on any compliance issues with such actions in a timely said
- compliance with such actions, 3 require corrective action be taken in a timely manner for any non-
- Ξ The Action Plan shall address, at a minimum:
- regulations and requirements of this Order; and MERSCORP are operated in a safe and sound manner in accordance with applicable laws. the capability of the Boards and sepior management to ensure that MERS

- Harapan . business operations related to Examined Members. The funacial plan, at a minimum, shall financial plan to ensure that MERSCORP and MERS have adequate financial errength to support consistent with the strategic plan, development and implementation of a

comprehensive review of business operations, including the risks associated with each business

development and implementation of a strategic plan to include a

line, and recommendations to implement the strategic plan;

3 any need for additional capital, including the amount and source of

capile):

- and liquidity rist; and  $\Xi$ the identification, measurement, monitoring and countries funding
- for contingency risks and liabilities; discretionary expenses and improve and sustain carnings, as well as maintain adequate reserves € a profit and budget plan to include specific goals to reduce
- of whether MERSCORP or MERS is a camed party, including early identification and teching of such lewsuits and challenger; effectively manage lawarits and legal challenges involving NERS and NERSCORP, regardless development and implementation of a comprehensive bigation strategy to
- program for ensuring that Examined Members implement and follow all of the Rules, including including Examined Members, and relevant external parties; communicate effectively and in a titlely manner with MERSCORP's sharebolders, Mambers development and implementation of a compliance and quality assurance

development and implementation of a communication plan to

÷

adherence to the requirements set forth in MERS Announcement 2011-01, disted February 16,

- ("CRMS") in accordance with MERS' partent cardifying officer policy and process; officers are transitioned expeditiously onto the Corporate Resolution Management System development and implementation of a plan to ensure that MERS certifying
- separation of corporate functions between MERS and MERSCORP; development and implementation of appropriate standards to maketake
- practices to senior management from lower levels of each organization, and from senior and Conditions to determine what, if any, additions, surrandments, or delectors are appropriate 3 saview of the effectiveness of the Rules, and related Procedures, Terms development and implementation of enhanced information reporting
- 2011-01, deted January 19, 2011, that addresses an latur that is not otherwise covered by and that corporate actions are considered, taken in a timely faction, ands properly documented; management to the Boards to ensure that significant issues are properly identified and excelsed. my Manter Requiring Attention in the OCC Supervisory Letter No. MERS
- to any of the foregoing elements of the Action Plan, including plans that address operational continuity issues in the normal course of business and in a stressed environment development of contingency plans to address issues that arise with respect

provisions of this Order, and

requirements of this Order. The timelines in the Action Flan shall be consistent with any desuffines set forth in this Order. The Action Plan shall specify timelines for completion of each of the

MERS Comme Order

ģ

## BOARD AND MANAGEMENT SUPER VISION

**ARTICLE V** 

- ("Management Report") within sixty (60) days of the third party's engagement, with a copy MERS shall engage an independent third party, acceptable to the Deputy Comptroller, with the analysis and assessment be completed and summarized in a written report to the Bourds and achieve compliance with this Order. The engagement shall provide that the required appropriate expertise and qualifications to analyze and uses the directors, officers, management insultaneously delivered to the Deputy Comptroller. At a minimum, the Management Report Examined Manuters, in order to operate MERS and MERSCORP in a safe and sound manner and staffing teeds with respect to any and all services provided by MERSCORP and MERS to Within thirty (30) days from the effective date of this Order, MERSCORP and
- which these services are provided; complexity of the services provided, for the number of Examined Members and MERS certifying Plan; and (iii) registration or tracking systems, assignment and/or foreclosure services, detailing officers who will need to complete the certification process, and for the size of the portfolios for any vasancies and additional staffing needs with appropriate consideration to the scope and communication and coordination with Examined Members required by the Communications orderly and expeditions vansitioning of Examined Members acts the CRMS; (ii) the calamose end supervise all services provided to Examined Members, including, but not limited to: (1) the Ξ identify the type and number of positions meded appropriately to manage
- ensure compliance with all applicable federal and mate laws and regulations and material 3 identify the type and number of officer and staff positions needed to

÷

contractual requirements, as well as to implement any newly established or revised plans, policies, procedures, processes and systems required by this Order, detailing any vacancies, additional needs and/or unit re-alignments required with appropriate consideration to the scope and complexity of the services provided as well as the size of the portfolios for which these services are provided;

- (c) identify and address the appropriateness of the duties, responsibilities, authority and accountability of each professional position, giving due consideration to the refevent knowledge, skills, abbildes, and experience of the incurabent (if any);
- (d) present a clear and concise description of the relevant knowledge, skills, shillder, and experience necessary for each officer position, including delegations of authority and performance objectives, including whether the incumbent (If any) has the requisite knowledge, skills, abilities, and experience for such position;
- recommend a plan to recruit and retain directors, officers, management
   and staff consistent with the independent third purty's analysis and assessment;
- (f) recommend any reorganization or realignment of directors, officers, management and staff consisters with the independent third party's analysis and assessment;
- (g) recommend any additional training and development needs as well as a plan to provide such training and development to appropriate directors, officers, management and staff; and
- (h) recommend procedures to periodically review and update the Management Plan required by subparagraph (3) below and makes the performance of all directors, officers, management and staff.

- (2) MERSCORP and MERS shall provide a copy of the proposed engagement letter or contract with the third party to the Deputy Comptroller for review and non-objection prior to extering into the engagement.
- (3) Within thirty (30) days of receipt of the Management Report, MERSCORP and MERS shall jointly develop a written plan of action (the "Management Plan") in response to each recommendation contained in the Management Report and a time frame for completing each action. The Management Plan and any subsequent modification(s) thereto shall be submitted to the Deputy Comproller for review and non-objection.
- (4) The Boards shall immediately establish a schedule of regular Board receitups to be held at least once every calendar quarter.

#### ARTICLE VI

# COMMUNICATIONS RELATING TO LEGAL PROCEEDINGS

- (I) Within skriy (60) days of this Order, MERS and MERSCORP shall jointly develop and submit to the Deputy Comproller a plan for communicating with Members concerning rignificant legal proceedings or issues. The plan shall include:
- (a) a process for notifying and informing Examined Members concerning significant legal proceedings and legal issues that releas to the functioning of MERS, MERSCORP, or the Examined Members' interests with respect to MERS or MERSCORP, including, but not limited to significant favorable or adverse decisions, within a short time period after the issue arises or a decision is issued;

÷

- (b) a process that provides sufficient incestives for Members to inform MERSCORP and MERS of the filing of all lawrants brought in MERS' name or to which MERS is a named party, and periodically update MERS concerning the status of such lawrant.
- (c) a process to track all legal proceedings brought to MERS' name, in which MERS is a named party, or which involve legal issues that affect the interests of MERS, MERS, CORP, or Examined Members with respect to MERSCORP and MERS;
- (d) a process to ensure an appropriate response by MERS to legal proceedings brought in MERS' name, in which MERS is a named party, or which involve legal lesses that affect the interests of MERS, MERSCORP, or Examined Members with respect to MERSCORP and MERS;
- (c) proposed revisions as necessary to the MERSCORP Rules to implement these reces
- (2) Within thirry (30) days of this Order, MERSCORP and MERS shall establish Legal Risk Subcommittees of the Boards, which shall make regular reports to the Boards on outstanding legal issues and pending lidgation that affect the inverses of MERS, MERSCORP, and Examined Members with respect to MERSCORP and MERS, and provider analysis and recommendations concerning litigation contingency reserves.

#### **ARTICLE VII**

### CERTIFYING OFFICERS

(1) Within sixty (60) days of this Order, NERS shall prepare and submit a plan to the Deputy Comptroller to strengthen its governance processes applicable to MERS certifying officers with respect to Examined Members. The plan shall include, but not be limited to:

-13-

- (a) policies and processes to designate or certify individuals as suthorized MERS certifying officers, and that only such ladividuals act in such capacity;
- (b) palicins, processes and resources to crack the identity and activities of MERS certifying officers and to ensure their compliance with the Rules and released requirements, including the requirements of the CRMS;
- (c) policies, processes and resources to register third-party MERS certifying officers who are acting for Examined Members;
- (d) policies, processes and resources to essure the adequacy and appropriateness of truining for certifying officers;
- (e) policies, processes, and resources to ensure that Examined Members comply with MERS Membership Rule 8 and MERS Announcement 2011-01; and
- (f) policies, processes, and reportees to ensure that Examined Mambers and third parties can quickly and accurately determine if specific individuals are designated to act to suthorized MERS certifying officers.

#### ARTICLE VIII

## QUALITY ASSURANCE AND DATA INTEGRITY

- (1) Within sixty (60) days of this Order, MERS and MERSCORP shall jointly prepare and submit a plan to the Deputy Comptroller to strengthed its policies, processes, resources and controls for data standards and quality assurance of information submitted to and contained in MERSCORP data systems. The plan shall include, but not be limited to:
- (a) on assessment and determination of which data elements are necessary to MERS and MERSCORP operations and should be mandatory reporting requirements

MESTS COMMENT OF STREET

=

("mandatory reporting fields") for Examined Members. The plan shall include elimination of collection of existing data elements currently reported by Members that are not reasonably related to MERS or MERSCORP operations;

- (b) policies, processes and resources to ensure the accumacy and reliability of deta reported to MERSCORP, including but not limited to system-to-system reconciliations of all MERS mandatory reporting fields, frequent capture of all reject/warming reports associated with registrations, transfers, and status updates on open-item aging reports, and an accurate determination of foreclosures pending in MERS\* name;
- (c) adoption or revision of an adequate written quality assurance procedures manual and processes to ensure appropriate implementation of the quality assurance program described in the quality assurance procedures manual;
- (d) policies, processes and resources to ensure that Examined Members comply with MERSCORP approved quality assurance plans submitted to MERSCORP by Examined Members and provide to MERSCORP an armual independent report demonstrating sheir adherence to their MERSCORP approved quality assurance program, including submission of all mandatory MERS data reporting fields, and processes for system-to-system reconciliation and reject/warting error correction.

#### ARTICLE IX

#### EGISTR

(1) Within ninery (90) days from the effective date of this Order, the MERSCORP Board shall obtain an independent, external review of and recommendations regarding the eRegistry system of recording electronic notes. The review and recommendations shall consider

-:5

whether appropriate policies, procedures, and operating controls are in place to ensure effective operation of eRegistry. Within sixty (60) days of completion of the review and recommendations required by this Article, MERSCORP shall submit to the Deputy Comptroller for review and supervisory non-objection a plan describing actions accessary to implement any changes to applicable policies, procedures and someons as a result of the findings of the studic. In the event the Deputy Comptroller asks MERSCORP to revise the plan required by this Article, MERSCORP shall immediately make the requested revisions and resultant the plan.

#### ARTICLE X

### COMMUNICATIONS PLAN

(1) Within sixty (60) days from the effective date of this Order, MERSCORP shall develop, adopt and implement a plan designed to enhance communications and coordination with its Examined Members with respect to their duties and responsibilities as set forth in the Rules and related Procedures, Terms and Conditions ("Communications Plan"). The Communication Plan shall, at a minimum, be designed to ensure that all Examined Members and appropriate personnel within as Examined Member are aware of, and can comply with current Rules and related Procedures, Terms and Conditions and any new or revised Rules or related Procedures, Terms and Conditions and to ensure that Examined Members and appropriate personnel within or retained by an Examined Member are aware of, and are able so comply with, the requirement to advise MERSCORP of the institution of lidgation naming or otherwise involving MERS, MERSCORP und/or one of their submidiaries and coordinate the leftmee or processurion of such litigation with MERSCORP.

#### ARTICLE X

## APPROVAL IMPLEMENTATION AND REPORTS

- (1) MERS and MERSCORP shall submit the writtan assessments, reports and plans required by this Order for review and written determination of so supervisory objection to the Deputy Comptroller and within the applicable time periods set forth in the Order. MERS and MERSCORP shall adopt the plans required by this Order upon receipt of a determination of no supervisory objection from the OCC, and shall immediately make any revisions requested by the Deputy Comptroller. Upon adoption, MERS and MERSCORP shall immediately implement the plans required by this Order and themselver fully compty with them.
- (2) During the term of this Order, the required plans, programs, policies and procedures shall not be supended or rescinded in any nuterial respect without the prior written approval of the Deputy Comparation.
- (3) During the term of this Order, MERS and MERSCORP shall revise the required plans, programs, policies and procedures as accessary to incorporate new or changes to applicable federal and state laws, rules, regulations, guidelines, court orders, and contractual or other requirements.
- (4) The Boards shall ensure that MERS and MERCORP have processes, personnel, resources, and control systems to ensure implementation of and adherence to the plane, programs, policies and procedures required by this Order.
- (5) Within thirty (30) days other the end of each calendar quarter following the date of this Order, MERS and MERSCORP shall submit to the Deputy Comptroller a written progress report detailing the form and manner of all actions taken to secure compliance with the provisions of this Order and the results thereof. The progress report shall include information

÷7.

sufficient to validate compliance with this Order, based on a testing program acceptable to the OCC that includes, if required by the OCC, validation by third-party independent consultants acceptable to the Departy Computabler. The Deputy Computable rawy, in writing, discontinue the requirement for program reparts or modify the reporting schedule.

All communication regarding this Order shall be sent to:

3

Joseph H. Evens
Deputy Comprobler for Large Beak Supervision
Offices of the Comprobler of the Currency
250 E Street, SW
Washington, DC 20219

With copy to:

3

Stephen Jackson
National Benk Examiner
Office of the Compareller of the Currency
29 E Street, SW
Washington, DC 20219

#### ARTICLE XII

## COMPLIANCE AND EXTENSIONS OF TIME

(1) If MERS or MERSCORP contend that compliance with any provision of this Order would not be feasible or legally permissible, or requires an extension of any timafrance within this Order, the Boards shall submit a written request to the Deputy Comptroller saking for relief. Any written requests submitted pursuant to this Article shall include a statement setting for the first in detail the special discussionness that provent either MERS or MERSCORP from complying with a provision, that require the Deputy Comptroller to exempt either of them from a provision, or that require an extension of a timestrance within this Order.

(2) All such requests shall be accompanied by relevant supporting abcumentation, and to the extent requested by the Deputy Comptroller, a sworn affidevit or affidevits setting forth any other facts upon which MERS or MERSCORP relies. The Deputy Comptroller's decision concerning a request is final and not subject to further review.

#### ARTICLE XIII

### OTHER PROVISIONS

- (1) Although this Order requires MERS and MERSCORP to submit contains actions, reports and places for the review or a written determination of no supervisory objection by the Deputy Compareller, the Boards have the utilizate responsibility for proper and award annuagement of MERS and MERSCORP.
- (2) In each instance in this Order in which MERS or MERSCORP are required to ensure adherence to, and undertake to perform certain obligations, it is intended to mean that the Boards shall:
- (a) authorize and adopt such actions on behalf of MERS and MERSCORP as may be recessary for them to perform their obligations and undertakings under the terms of this Order;
- (b) require the timely reporting of MERS and MERSCORP management of such actions directed by either Board to be taken under the terms of this Order;
- (c) follow-up on any material non-compliance with such actions in a timely and appropriate manner; and
- (d) require corrective action be taken in a fractly manner of any material pencompliance with such actions.

MSSS Cream Und

₽

- (3) If, at any time, the Comptroller, the Board of Governors, the FDIC, the OTS, or the FHFA deems it appropriate in fulfilling the responsibilities placed upon them by the several lesss of the United States to undertake any action affecting MERS or MERSCORP, nothing in this Order shall in any way inhibit, satop, but or otherwise prevent rither my of them from so during.
- (4) This Order is and shall become effective upon its execution by the Apencies through their authorized representatives whose hands uppear below. The Order shall remain effective and enforceable, except to the extent that, and until such time as, any provision of this Order shall be arrended, suspended, waived, or berministed in writing by the Comptroller.
- (5) Any time limitations imposed by this Order shall begin to run from the effective date of this Order, as shown below, unless the Order specifies otherwise
- (6) This Order is insended to be, and shall be construed to be, a final order issued pursuant to 12 U.S.C. §§ [8]8(b), 1867(d), and 4631 and expressly does not form, and may not be construed to form, a construct binding the Comptrolier, the Board of Governors, the FDIC, the OTS, or the FHFA or the United States. Without limiting the foregoing, nothing in this Order shall affect any action against MERS, MERSCORP or efficient, directors, or employees by a financial regulerory agency, the United States Department of Junice or any other law enforcement agency, to the entert partitioned under applicable law.
- (7) The terms of this Order, including this paragraph, are not subject to amendment or modification by any extransous expression, prior agreements, or prior arrangements between the parties, whether oral or written.
- (8) Nothing in the Stipulation and Consent or this Order, express or implied, shall give to arry person or entity, other than the parties hereto, and their successors becomeder, any

MUS Committee Original

ģ

By: ///kennifer, J. fghason
Jameifer J. Johnson
Secretary of the Board

HERS Creams Only

ş

benefit or any legal or equitable right, remedy or claim wader the Stipulation and Consent or this

- their successions and ausigus. 3 The provisions of this Order shall be binding upon MERSCORP and MERS and
- any portices, or taking of any testimony or adjudication, and solely for the purpose of senting this matter without a formal proceeding being filed. (10) MERS and MERSCORP consent to the issuance of this order before the filing of

IT IS SO ORDERED, this 13th day of April, 2011.

OFFICE OF THE COMPTROLLER OF THE CURRENCY

By: <u>Julianenh H. Evers</u>
Joseph H. Evers
Deputy Comproller for Large Bank Supervision

BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM

FEDERAL DEPOSIT INSURANCE CORPORATION

Ragional Director
Atlanta Regional Office

OFFICE OF THREFT SUPERVISION

By: \_hr/Thermax A. Barnes
Thomas A. Barnes
Deputy Director
Examinations, Supervision and Consumer Protection

FEDERAL HOUSING FINANCE AGENCY

22

Militis Commit Order